14221 RECORDATION NO.\_\_\_\_\_Filed 1425 Rail Services, Inc.

633 Battery Street
San Francisco, California 94111

United States

(415) 445-7690

DEC 19 1983 -3 10 PM

MILERSTATE COMMERCE COMMISSION November 29, 1983

Ms. Agatha L. Mergenovich Secretary Interstate Commerce Commission Washington, D.C. 20423

Dear Secretary:

I have enclosed an original and one copy of the document described below, to be recorded pursuant to section II303 of title 49 of the U.S. Code.

This document is a Railroad Car Management Agreement, a primary document, dated July 27, 1978.

The names and addresses of the parties to the document are as follows:

United States Rail Services, Inc., Managing Agent 633 Battery Street San Francisco, CA 94111

The Harold F. and Betty L. Hutton Trust dated 7-1-68., Owner 201 East Sandpointe, Ste. 100 Santa Ana, CA 92707-5750

A description of the equipment covered by the document is as follows:

Ten (10), 100 ton, 20,000 gallon capacity tank cars, Class DOTIIIA100WI, lettered and numbered RUSX 81-90 inclusive.

A fee of \$50.00 is enclosed. Please return the file-stamped original to the undersigned.

Sincerely,

Nancy C. Chapman

Manager, Administration

NCC:jpw

**Enclosure** 

Op.



633 Battery Street San Francisco, California 94111 (415) 445-7690

December 15, 1983

Mrs. Mildred Lee Interstate Commerce Commission Washington, D.C. 20423

Dear Mrs. Lee:

Please accept my apology for the delay in forwarding the enclosed to you as it took some time for the check to be processed.

The remittance is for the recordation of the Railroad Car Management Agreement between the Hutton Trust and United States Rail Services, Inc.

I wish you a happy holiday.

Sincerely,

Nancy C. Chapman

Manager Administration

NCC:nw

Enclosure

# Interstate Commerce Commission Washington, P.C. 20423

12/20/83

OFFICE OF THE SECRETARY

Nancy C. Chapman United States Rail Services 633 Battery Street San Francisco, Calif. 94111

Dear

Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act, 49 U.S.C.

11303, on

assigned reand

12/19/83 recordation number (s). 3:10pm

14221

Sincerely your's

JAMES H. BAYNE

Secretary

Enclosure(s)

THE SECURITY REPRES TED BY ONE OR MORE RAIL AD TANK CARS AS DESCRIBED IN THE PRIVATE OFFERING MEMORANDUM DATED APRIL 14, 1978, TOGETHER WITH THIS MANAGEMENT AGREEMENT, HAS NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933. THIS SECURITY MAY NOT BE SOLD OR OFFERED FOR SALE UNLESS REGISTERED PURSUANT TO SUCH ACT OR UNLESS AN EXEMPTION FROM SUCH REGISTRATION IS AVAILABLE.

FOR CALIFORNIA RESIDENTS ONLY:

DEC 19 1983 -3 19 PM

IT IS UNLAWFUL TO CONSUMMATE A SALE OR TRANSFER OF THIS OF THE SOME REPORT ANY INTEREST THEREIN, OR TO RECEIVE ANY CONSIDERATION THEREFOR, WITHOUT THE PRIOR WRITTEN CONSENT OF THE COMMISSIONER OF CORPORATIONS OF THE STATE OF CALIFORNIA, EXCEPT AS PERMITTED IN THE COMMISSIONER'S RULES.

#### RAILROAD CAR MANAGEMENT AGREEMENT

THIS AGREEMENT, made this 21th day of July, 1978, by and between United States Rail Services, Inc., a California corporation (hereinafter called "Managing Agent") and Betty L. Hutton, Trustee of The Harold F. & Betty L. Hutton, State of California (hereinafter called "Owner") td 7-1-68

#### WITNESSETH:

WHEREAS, Managing Agent has offered and sold 100-ton 20,000-gallon capacity railroad tank cars, Class DOT111A100W1 ("Cars") under a Private Offering Memorandum dated April 14, 1978, which Cars will be operated in a pool ("Pool No. 4"); and

WHEREAS, Owner holds title or will hold title to Ten Cars, which Owner desires Managing Agent to manage and operate as agent for Owner;

NOW THEREFORE, the parties hereby agree as follows:

- 1. Employment as Manager. Owner hereby employs Managing Agent to manage the operation of Owner's Cars in accordance with the terms and conditions hereinafter set forth and Managing Agent agrees to accept such employment. The relationship between Owner and Managing Agent is one of principal and agent and not one of partnership or joint venture.
- 2. Managing Agent's Duties. Managing Agent shall do the following (which Owner agrees shall be done by Managing Agent):
- (a) Accept delivery of Owner's Cars and operate and account for them in Pool No. 4.

#### EXHIBIT B

- (b) Secure the assignment of Association of American Railroad's reporting arks for Owner's Cars, I ce such marks upon the Cars and register such Cars in such tariffs as required for their operation in railroad service, and paint such Cars any appropriate color and place on such Cars such markings or legends as it deems required or appropriate;
  - (c) Acting on behalf of Owner, execute in its name, if it deems it advisable (l) all required Association of American Railroads, Interstate Commerce Commission, local Public Utility Commission and all other governmental or industry agreements it deems necessary, appropriate or required in order to operate Owner's Cars in railroad service under this Agreement; and (2) all ad valorem and other tax filings and pay any such taxes with respect to such Cars;
  - (d) Use its best efforts to lease Owner's Cars to shippers or other users of railroad cars. Without the prior written consent of Owner, such leases shall be (a) on terms and conditions which are customary in the industry, and (b) for a lease term (taking into account options to renew) not to exceed 5 years and 11 months;
  - (e) Pay to Owner within 90 days after the end of each Calendar Quarter the Pro Rata Net Operating Profit of Owner's Cars as calculated under the provisions of Paragraph 5 hereof;
  - (f) Perform all managerial and administrative functions necessary for the operation and leasing of Owner's Cars, including (but not limited to) collecting of all Gross Revenue, arranging for the maintenance and repair of such Cars for the account of Pool No. 4, and keeping adequate records of the operation of such Cars;
  - (g) Submit unaudited quarterly reports and audited annual reports including such information as is reasonably necessary to enable Owner to complete his tax returns. The annual report will be furnished within 75 days after the end of each calendar year. If necessary, prepare Federal and State of California partnership tax returns for each calendar year and shall timely file such returns;
  - (h) Nothwithstanding the provision for quarterly payment of Net Operating Profit, Managing Agent may, if in its judgment it deems it appropriate, at any time, calculate Net Operating Profit and Incentive Management Fee, pay any unpaid Incentive Management Fee and distribute any undistributed Net Operating Profit with respect to any Car; and
  - (i) Not assign its rights hereunder without the consent of Owner.

In performing its managerial and administrative functions hereunder, Managing A ht shall not knowingly & criminate against or in favor of Owner's Cars in seeking leases.

## 3. Owner's Obligations. Owner shall:

- (a) Make the initial delivery of his Cars to Managing Agent at the point or points designated by Managing Agent;
- (b) Allow Managing Agent to act in his name, for and on behalf of Owner, and to do all things and incur any and all obligations it deems appropriate or necessary, all at the discretion of Managing Agent, in order to operate Owner's Cars under this Agreement;
- (c) Reimburse Managing Agent promptly upon demand for (1) all Pro Rata Operating Loss Allocated to Owner's Cars if in any Calendar Quarter Operating Expenses exceed the Gross Revenues for that quarter and (2) the cost of any improvements or modifications to any of such Cars required by the Association of American Rail-roads or other official authority, in excess of a total expenditure of two hundred dollars (\$200) in any calendar year, provided however, that no modification or improvement costing in excess of that amount will be made on any Car of Owner without Owner's permission, except that such permission will be deemed to have been granted if Owner fails to advise Managing Agent to the contrary in writing within 30 days after notice to Owner by the Managing Agent of such required modification or improvement and its estimated cost. Managing Agent may apply against payment of these charges any Net Operating Profit due Owner;
- (d) Bear all loss and damage to Owner's Cars and all claims, damages, expenses and liabilities (including attorneys' fees) arising from the operation, possession, control or use of such Cars, and indemnify and hold the Managing Agent harmless from and against any and all claims, damages, expenses or liabilities (including attorneys' fees) incurred by, or asserted against Managing Agent as a result of its (or any other party's) operation, possession, control or use of such Cars, other than for the Managing Agent's errors in judgment or other acts or omissions not undertaken in good faith and amounting to fraud, bad faith or negligence, including, but not limited to, any and all loss or damage to lading, and injury or damage to persons or property;
- (e) Provide policies of insurance, including (but not limited to) all risks, physical damage and public liability insurance, in kinds and amount required by Managing Agent, naming Owner and Managing Agent as beneficiaries and insuring both against liabilities deemed by Managing Agent to be required; and
- (f) Not assign or otherwise transfer his rights hereunder without the consent of Managing Agent.

## 4: Term.

- (a) <u>Duration</u>. The term of this Agreement as to each of Owner's Cars will commence upon the respective dates of delivery of each of them pursuant to Paragraph 3(a), and will remain in full force and effect until terminated upon the earliest of the following to occur:
- (1) 90 days after the Owner gives the Managing Agent notice of its intention to terminate; or
  - (2) upon the total destruction of any such Car; or
- (3) at the Managing Agent's option, upon breach by Owner of any of the covenants which it is required to perform; or
- (4) at the Managing Agent's option, if Owner fails to permit modifications or improvements required as provided in paragraph 3(c) of this Agreement; or
  - (5) February 28, 1984.
- (b) <u>Termination</u>. Upon termination of this Agreement Managing Agent shall
- Operating Profit due Owner from operation of his Cars, at the expiration of 12 months from the actual date of termination. In calculating the final settlement, Managing Agent shall deduct from the Net Operating Profit due Owner on the settlement date the following expenses incurred prior to termination with respect to his Cars, which expenses may be estimated: adjustments for refunds, railroad tariff charges, repairs, taxes and all other expenses. Each such charge shall be calculated as of the date of the actual release of such Cars from this Agreement. Managing Agent shall have the option of making estimated guarterly payment of Net Operating Profit to Owner prior to said final settlement date. If the calculation results in an Operating Loss, Owner shall pay such Operating Loss to Managing Agent upon billing therefor.
- (2) Except as to any Car of Owner which has been totally destroyed, arrange for the return of the Owner's Cars to Owner, at Owner's expense. If there are existing leases affecting any of such Cars, Managing Agent shall provide Owner with a copy of such leases, shall notify lessees to deal directly with Owner, and thereafter Managing Agent shall have no further rights or obligations with respect to such Cars. However, Owner shall, at Managing Agent's option and direction, assign Owner's rights in such leases to Managing Agent. Owner's Cars shall be returned in

condition acceptable in railroad interchange service, but otherwise in their then existing condition, except in the event that the Agreement is terminated by Managing Agent due to Owner's instructions that modifications or improvements required by the Association of American Railroads are not to be made to his Car, such improvements or modifications will not have been made.

# 5. Determination of Profit or Loss.

- (a) <u>Definitions</u>. The following terms shall, for the purposes of this Agreement, have the meanings set forth in this subparagraph:
- (1) Calendar Quarter or Quarterly shall mean the calendar quarter used by Company for accounting to Owner under this Agreement.
- (2) <u>Car Day</u> shall mean the service time of one Car for one day.
- (3) Managing Agent shall mean, in addition to United States Rail Services, Inc., all agents and employees thereof.
- (4) Gross Revenue shall mean all lease rents, railroad mileage allowances received as lease rents and other monies derived from the use of all Cars in Pool No. 4 and actually collected by Managing Agent. Funds paid out to adjust lease rents or other revenue moneys shall be deducted from Gross Revenue. Gross Revenue shall be allocated to the Calendar Quarter in which earned, but if not collected within nine months after the end of the Calendar Quarter in which earned shall be included in Gross Revenue for the Calendar Quarter in which collected.
- Operating Profit. Incentive Management Fee shall be 20% of
- (6) Net Operating Profit shall mean Operating Profit less the Incentive Mangement Fee.
- (7) Operating Expenses shall mean all expenses of all Cars in Pool No. 4 actually paid by Managing Agent during a Calendar Quarter, though incurred prior to such Calendar Quarter, including but not limited to maintenance and repairs, cleaning, taxes of any kind (except taxes on net income), fees and railroad tariff charges, but excluding insurance, sales, general and administrative expenses and charges for improvements or modifications to any car beyond the maximum amount provided for in clause 3(c)(2) hereof. Proceeds received in settlement from railroads and others

or from insurance for damage to any Car in Pool No. 4 shall be credited to Operating Expenses, except a settlement received for a Car which is totally destroyed, which shall be paid to its Owner.

- (8) Operating Profit or Operating Loss shall mean the result of subtracting Operating Expenses from Gross Revenue.
- (9) Pro Rata shall mean an allocation based on the numerical proportion that the service time (expressed in Car Days) of an individual Car or group of Cars bears to the total service time of all Cars in Pool No. 4 during a Calendar Quarter or other accounting period. Service time of a Car in Pool No. 4 begins on the date it first earns lease revenue and continues until termination of this Agreement.
- (b) <u>Determination</u>. Operating Profit and the Net Operating Profit or the Operating Loss of Pool No. 4 shall be determined by the Company for each Calendar Quarter, as follows:
- (1) The Operating Expenses paid for all Cars in Pool No. 4 shall be deducted from the Gross Revenue collected for use of all such cars to determine the Operating Profit.
- (2) The Managing Agent shall deduct from Operating Profit as its compensation the Incentive Management Fee. The remainder shall be Net Operating Profit for the Quarter.

The total Net Operating Profit shall be allocated Pro Rata to each of the Cars and paid to each Owner as provided in Paragraph 2(e) and 5(a)(9).

- 6. Breach. In the event of a breach of this Agreement, the breaching party shall have 7 days after written notice thereof to cure said breach. The nonbreaching party shall have all rights afforded by law or equity against the breaching party in the event said breach is not cured within said 7 day period. All rights and remedies herein given to a party shall be cumulative. In the event of a breach of this Agreement, or any condition thereof, by Owner, Owner agrees to pay all expenses incurred by Managing Agent arising from said breach, including reasonable attorneys' fees incurred by Managing Agent in enforcing its rights hereunder.
- 7. Delay and Loss. The obligations of Managing Agent hereunder shall be subject to all delays and contingencies beyond the control of Managing Agent. Managing Agent shall not be liable for any loss of, or damage to Owner's Cars.
- 8. Inspection. The Owner or his authorized representative shall be entitled to inspect the books and records of the Managing Agent relating to Pool No. 4 during normal business hours and upon reasonable notice.

- 9. Miscelland us. This Agreement has en executed by the Managing Agent in San Francisco, California. If any provision of this Agreement should be invalid, the remaining provisions hereof shall continue to be fully effective, unless a complete failure of consideration occurs thereby, or it would be unfair to thereafter continue this Agreement. Time is of the essence of this Agreement, and to each and every condition and term thereof. A failure by either party to exercise any right set forth in this Agreement shall not constitute a waiver of that right. Owner acknowledges that there are no warranties or representations, express or implied by Managing Agent as to the amount of Net Operating Profit, if any, to be derived under this Agreement. The Agreement is the complete agreement between the parties and supersedes all prior negotiations and agreements and documents as requested by Managing Agent in connection with management of the Cars. The Agreement shall be binding upon and, except as otherwise specifically provided hereby, shall inure to the benefit of the successors and heirs of the parties.
- 10. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of California.
- 11. Notices. Notices hereunder shall be deemed given when placed in a sealed envelope, properly addressed to the party to whom such notice is being given, at the addresses shown below their respective signatures at the end of this Agreement, and deposited in the United States mail, as a Certified or Registered Letter, return receipt requested, with all required postage thereon fully prepaid. Either party may, by written notice in accordance with the provisions of this paragraph 11, designate a new address to which all future notices shall be addressed.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement the day and year first above written.

UNITED STATES RAIL SERVICES, INC.

THE HAROLD F. & BETTY L. HUTTON

TRUST DTD 7-1-68

Address:

633 Battery Street

San Francisco, California 94111

P.O. Box 578 Orange, Ca. 92666

| STATE OF C       | CALIFORNIA  | ss.  |
|------------------|---|--|
| COUNTY OF        | :ORANGE   |  |
|                  |   | On this 18th day of November, in the year 19_8   |
|                  |   | before me, the undersigned, a Notary Public in and for said State, personally appearance.  Betty L. Hutton   |
|                  | OFFICIAL SEAL   | , personally known to  |
|                  | SYLVIA H. LAW  NOTARY PUBLIC — CALIFORNIA  PRINCIPAL OFFICE IN  ORANGE COUNTY | (or proved to me on the basis of satisfactory evidence) to be the person whose namis subscribed to the within instrument, and acknowledged to me thath executed it.  |
| My Com           | mission Expires November 22, 1985   |  |
| , in the second  |   | WITNESS my hand and official seal.   |
|                  |   | Notary Public in and for said State.   |
| ************     |   |  |
| ACKNOWLEDGMEI    | NT—General—Wolcotts Form 233CA—Rev. 5-82<br>S, INC.                           | Notary Fubility in and for Said State.   |
| © 1982 WOLCOTT   | S. INC.  E ACKNOWLEDGMENT  CALIFORNIA   | VIII VIII VIII VIII VIII VIII VIII VII   |
| RPORATE State of | E ACKNOWLEDGMENT  CALIFORNIA  SAN FRANCISCO  SS.                              | V  |
| © 1982 WOLCOTT   | E ACKNOWLEDGMENT  CALIFORNIA  SAN FRANCISCO  SS.                              | On this the 29th day of NOVEMBER 1983, before me   |
| RPORATE State of | E ACKNOWLEDGMENT  CALIFORNIA  SAN FRANCISCO  SS.                              | On this the 29th day of NOVEMBER 1983, before me   |
| RPORATE State of | E ACKNOWLEDGMENT  CALIFORNIA  SAN FRANCISCO  SS.                              | On this the 29th day of NOVEMBER 1983, before me NANCY C. I. CHAPMAN the undersigned Notary Public, personally appeared  DAVID A. SUMMERS  personally known to me  |
| RPORATE State of | E ACKNOWLEDGMENT  CALIFORNIA  SAN FRANCISCO  SS.                              | On this the 29th day of NOVEMBER 1983, before me,  NANCY C. I. CHAPMAN  the undersigned Notary Public, personally appeared  DAVID A. SUMMERS  personally known to me  proved to me on the basis of satisfactory evidence   |
| RPORATE State of | E ACKNOWLEDGMENT  CALIFORNIA  SAN FRANCISCO  SS.                              | On this the 29th day of NOVEMBER 1983, before me,  NANCY C. I. CHAPMAN  the undersigned Notary Public, personally appeared  DAVID A. SUMMERS  personally known to me   |
| RPORATE State of | E ACKNOWLEDGMENT  CALIFORNIA  SAN FRANCISCO  SS.                              | On this the 29th day of NOVEMBER 1983, before me NANCY C. I. CHAPMAN the undersigned Notary Public, personally appeared  DAVID A. SUMMERS  personally known to me proved to me on the basis of satisfactory evidence to be the person(s) who executed the within instrument as |

### COPY CERTIFICATION BY DOCUMENT CUSTODIAN

NO. 208

**CALIFORNIA** NANCY C. CHAPMAN State of\_ (Name of custodian of original document) SS. SAN FRANCISCO hereby swear (or affirm) that the attached reproduction of County of\_ RAILROAD CAR MANAGEMENT AGREEMENT (7 PAGES) (Description of original document with number of pages) is a true, correct, and complete photocopy of a document in my possession. 633 BATTERY ST., SAN FRANCISCO, CA 94111 Signature and apdress of custodian of original document) OFFICIAL SEAL NANCY E. FRASER Subscribed and sworn (or affirmed) to before me this NOTARY PUBLÌC — CALIFORNIA San Francisco County My Commission Expires Feb. 15, 1986 (Notary's Signature

7180 122

NATIONAL NOTARY ASSOCIATION • 23012 Ventura Blvd. • P.O. Box 4625 • Woodland Hills, CA 91364